SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2010-052237 08/03/2011

HONORABLE MICHAEL D. GORDON

CLERK OF THE COURT
M. MINKOW
Deputy

IN RE THE MATTER OF

SOCORRO HOLGUIN SOCORRO HOLGUIN

4807 W JULIE DR GLENDALE AZ 85308

AND

ERIC ALLEN BARK CRAIGHTON T BOATES

DOCKET - NE

EVIDENTIARY HEARING AND RULING

Prior to the commencement of the hearing, Respondent's exhibits 1 through 8 and Petitioner's exhibits 9 through 46 were marked for identification.

10:23 a.m. Courtroom 108 NE. This is the time set for Evidentiary Hearing Re: primary physical custodian and school choice resulting from Petitioner's Amended Petition to Modify Child Parenting Time or Parenting Time and Child Support, filed June 13, 2011. Petitioner/Mother is present on her own behalf. Respondent/Father is present and represented by above-named counsel.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

IT IS ORDERED directing the Docketing Department of the Office of the Clerk of the Superior Court to change the name on the caption of the case for Petitioner from Socorro Holguin to Socorro Gilbreath immediately.

Socorro Gilbreath and Eric Bark are sworn.

Docket Code 005 Form D000C Page 1

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2010-052237 08/03/2011

Argument is heard on Respondent's Motion to Continue and Request for Child Interview, filed July 27, 2011.

IT IS ORDERED DENYING Respondent's Motion to Continue and Request for Child Interview.

Opening statement by Petitioner.

Eric Bark testifies.

Petitioner's exhibits 10, 36, 30 and 18 through 23 are received in evidence.

Socorro Gilbreath testifies.

Eric Bark testifies further.

Respondent's exhibits 1 through 3 are received in evidence.

Socorro Gilbreath testifies further.

11:39 a.m. Court stands at recess.

11:56 a.m. Court reconvenes with the parties and counsel present.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Based on the evidence and testimony presented and the Court's findings of fact and conclusions of law, as set forth on the record,

IT IS ORDERED that the minor child shall attend Sandra Day O'Connor School.

IT IS FURTHER ORDERED AFFIRMING the current custody and parenting time orders.

The Court will appoint, by separate minute entry, Kathleen Miholich, as Parenting Coordinator in this case with Father being responsible for 69% and Mother 31% of the Parenting Coordinator's fees.

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2010-052237 08/03/2011

IT IS ORDERED that neither party shall make, nor allow any third-party to make, disparaging remarks about the other party or the other party's family members and friends in the child's presence or to the child.

IT IS FURTHER ORDERED that neither party shall discuss parenting issues in front of the child or to the child.

THE COURT FINDS that Father has some difficulty communicating with Mother; Father holds some hostility toward Mother.

IT IS ORDERED that Father must refrain from letting the minor child know about his hostility toward Mother.

IT IS FURTHER ORDERED each party shall bear his and her own attorney's fees.

12:06 p.m. Matter concludes.

IT IS ORDERED releasing all exhibits not offered in evidence to the party causing them to be marked.

ISSUED: Exhibit Release Form (2)

FILED: Exhibit Worksheet

IT IS ORDERED signing this minute entry as a formal order of this Court pursuant to Rule 81, Arizona Rules of Family Law Procedure.

/s/ Michael D. Gordon

MICHAEL D. GORDON
JUDGE OF THE SUPERIOR COURT

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.